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6 Attorneys for Plaintiffs
Twentieth Century Fox Film Corporation
7 and Warner Bros. Home Entertainment Inc.

8
9 UNITED STATES DISTRICT COURT
10 CENTRAL DISTRICT OF CALIFORNIA

11 Twentieth Century Fox Film Corporation }
12 and Warner Bros. Home Entertainment }
13 Inc. }

14 Plaintiffs,

15 v.

16 Keith Graber, Allan Knepp a/k/a William }
A. Knepp and Does 1 – 10, inclusive, }

17 Defendants. }

Case No.

COMPLAINT FOR COPYRIGHT
INFRINGEMENT

DEMAND FOR A JURY TRIAL

18
19 Plaintiffs Twentieth Century Fox Film Corporation (“Fox”) and Warner Bros.
20 Home Entertainment Inc. (“Warner Bros.”) (collectively “Plaintiffs”), for their
21 Complaint allege as follows:

22 **A. Jurisdiction and Venue**

23 1. Plaintiffs bring this action pursuant to 17 U.S.C. §§ 101, *et seq.* The
24 Court has jurisdiction over the subject matter pursuant to 28 U.S.C. §§ 1331 and
25 1338(a).

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1 2. The events giving rise to the claim alleged herein occurred, among other
2 places, within this judicial district. Venue in the Central District of California is
3 proper pursuant to 28 U.S.C. §§ 1391(b) and 1400(a).

4 **B. Introduction**

5 3. Plaintiffs own exclusive United States distribution rights in various
6 creative works, including, but not limited to, motion pictures and television shows,
7 that are entitled to copyright protection (the “Plaintiffs’ Works”). Defendants,
8 through various online venues, distribute, promote, offer for sale and sell
9 unauthorized copies of the Plaintiffs’ Works (the “Unauthorized Media Product”).
10 Plaintiffs are informed and believe, and based thereon allege, that this infringement
11 activity is systematic and willful or done with reckless disregard of Plaintiffs’
12 intellectual property rights. Plaintiffs ask that this Court enjoin that activity and
13 order Defendants to pay damages pursuant to the Copyright Act of 1976, 17 U.S.C.
14 §§ 101, *et seq.* (the “Copyright Act”).

15 **C. Plaintiff Fox**

16 4. Fox is a corporation duly organized and existing under the laws of the
17 State of Delaware, having its principal place of business in Los Angeles, California.

18 5. Fox and certain of its affiliated companies are engaged in a variety of
19 businesses including, without limitation, the production and distribution of motion
20 pictures and television programs (the “Fox Works”).

21 6. Fox owns exclusive rights under the Copyright Act to the Fox Works,
22 including the rights to reproduce, distribute or license the reproduction and
23 distribution of the Fox Works in video format in the United States, including, but not
24 limited to, those copyrights that are the subject of the copyright registrations listed in
25 Exhibit “A,” attached hereto, and incorporated herein by this reference. Video
26 format includes, but is not limited to, digital versatile discs (“DVDs”) and Blu-ray
27 discs.
28

1 7. The expression and other distinctive features of the Fox Works are
2 wholly original with Fox, its licensors and/or assignors and, as fixed in various
3 tangible media, are copyrightable subject matter under the Copyright Act.

4 8. Fox, or any predecessor in interest, has complied in all respects with the
5 laws governing copyright and has secured the exclusive rights and privileges in and
6 to the Fox Works, and Fox holds certificates of registration and/or secured exclusive
7 licenses or assignments to reproduce, distribute and license the Fox Works
8 throughout the United States.

9 9. The Fox Works have been manufactured, sold and/or otherwise
10 distributed in conformity with the provisions of the copyright laws. Fox, and those
11 acting under its authority, have complied with their obligations under the copyright
12 laws and Fox, in its own right or as successor-in-interest, has at all times been, and
13 still is, the sole proprietor or otherwise authorized to enforce all right, title and
14 interest in and to the copyrights or to enforce its exclusive rights in each of the Fox
15 Works.

16 **D. Plaintiff Warner Bros.**

17 10. Warner Bros. is a corporation duly organized and existing under the
18 laws of the State of Delaware, having its principal place of business in Burbank,
19 California.

20 11. Warner Bros. and certain of its affiliated companies are engaged in a
21 variety of businesses including, without limitation, the production and/or distribution
22 of motion pictures and television programs (the “Warner Bros. Works”).

23 12. Warner Bros. owns exclusive rights under the Copyright Act to the
24 Warner Bros. Works, including the rights to reproduce, distribute or license the
25 reproduction and distribution of the Warner Bros. Works in video format in the
26 United States, including, but not limited to, those copyrights that are the subject of
27 the copyright registrations listed in Exhibit “B,” attached hereto, and incorporated
28

1 herein by this reference. Video format includes, but is not limited to, digital versatile
2 discs (“DVDs”) and Blu-ray discs.

3 13. The expression and other distinctive features of the Warner Bros. Works
4 are wholly original with Warner Bros., its licensors and/or assignors and, as fixed in
5 various tangible media, are copyrightable subject matter under the Copyright Act.

6 14. Warner Bros. has secured from Warner Bros. Entertainment Inc. and
7 Home Box Office, Inc. the exclusive rights and privileges to reproduce, distribute, or
8 license the reproduction or distribution of the Warner Bros. Works throughout the
9 United States. Warner Bros., its affiliates, licensees and/or assignors have complied in
10 all respects with the laws governing copyright.

11 15. The Warner Bros. Works have been manufactured, sold and/or
12 otherwise distributed in conformity with the provisions of the copyright laws.
13 Warner Bros., its affiliates, licensees and/or assignors have complied with their
14 obligations under the copyright laws, and Warner Bros., in its own right or as
15 successor-in-interest, has at all times been and still is the sole proprietor or otherwise
16 authorized to enforce all right, title and interest in and to the copyrights or to enforce
17 its exclusive rights in each of the Warner Bros. Works.

18 16. The Fox Works and Warner Bros. Works are collectively referred to
19 herein as Plaintiffs’ Works.

20 **E. Defendants**

21 17. Defendant Keith Graber (“Graber”) is an individual. Plaintiffs are
22 informed and believe that Graber is a resident of Washington, Indiana. Plaintiffs are
23 further informed and believe, and upon that basis allege, that Graber does business
24 under the eBay “User ID” “dealdazzlers”. Graber, through his online identity, does
25 business in this judicial district through offers and sales of the Unauthorized Media
26 Product using the eBay online auction platform with its principal place of business in
27 Santa Clara County, California.
28

1 18. Defendant Allan Knepp a/k/a William Knepp (“Knepp”) is an
2 individual. Plaintiffs are informed and believe that Knepp is a resident of
3 Washington, Indiana. Plaintiffs are further informed and believe, and upon that basis
4 allege, that Knepp does business under the eBay “User ID” “dealdazzlers”. Knepp,
5 through his online identity, does business in this judicial district through offers and
6 sales of the Unauthorized Media Product using the eBay online auction platform
7 with its principal place of business in Santa Clara County, California.

8 19. Upon information and belief, Does 1 – 10 are either entities or
9 individuals who are residents of or present in this judicial district, and are subject to
10 the jurisdiction of this Court. Upon information and belief, Does 1 – 10 are
11 principals, supervisory employees, or suppliers of one or other of the named
12 defendants or other entities or individuals who are, in this judicial district,
13 manufacturing, distributing, selling and/or offering for sale merchandise which
14 infringes the Plaintiffs’ Works. The identities of the various Does are unknown to
15 Plaintiffs at this time. The Complaint will be amended to include the names of such
16 individuals when identified. The named Defendants and Does 1 – 10 are collectively
17 referred to herein as “Defendants.”

18 **F. Defendants’ Infringing Activities**

19 20. Defendants have copied, reproduced, distributed, advertised and/or sold
20 and continue to copy reproduce, distribute, advertise and/or sell unauthorized copies
21 of motion pictures and/or television programs owned by Plaintiffs or their affiliates,
22 respectively, who Defendants knew or should have known are located in this district,
23 including, but not necessarily limited to, the Plaintiffs’ Works identified in Exhibits
24 A - B. The copies sold by Defendants are obviously unauthorized. The packaging
25 fails to conform with packaging characteristic of Plaintiffs’ genuine product and the
26 disks do not contain the file structure characteristic of legitimate product.

27 21. Defendants have not been authorized by Plaintiffs to reproduce,
28

1 distribute, sell or offer for sale any of the Plaintiffs' Works.

2 22. By engaging in this conduct, Defendants have acted in willful disregard
3 of laws protecting Plaintiffs' copyrights. Plaintiffs have sustained and will continue
4 to sustain substantial damage to the value of its creative works, specifically including
5 the Plaintiffs' Works.

6 **G. Plaintiffs' Damages**

7 23. Plaintiffs are informed and believe, and upon that basis allege, that the
8 Defendants have each obtained gains, profits and advantages as a result of their
9 infringing activity in amounts within the jurisdiction of the Court.

10 24. Plaintiffs are informed and believe, and upon that basis allege, that
11 they have suffered and continue to suffer direct and actual damages as a result of
12 Defendants' infringing conduct, in amounts within the jurisdiction of this Court. In
13 order to determine the full extent of such damages, including such profits as may be
14 recoverable under 17 U.S.C. § 504, Plaintiffs will require an accounting from each
15 Defendant of all monies generated from the promotion, display, sale and offer for
16 sale of the Defendants' goods and services using the Plaintiffs' Works. In the
17 alternative, Plaintiffs may elect to recover statutory damages pursuant to 17 U.S.C. §
18 504 (c) for each Plaintiffs' Works infringed.

19 25. Plaintiffs have no other adequate remedy at law and have suffered and
20 continue to suffer irreparable harm and damage as a result of the above-described
21 acts. Plaintiffs are informed and believe, and upon that basis allege, that, unless
22 enjoined by the Court, Defendants' infringing activity will continue, with attendant
23 irreparable harm to Plaintiffs. Accordingly, Plaintiffs seek preliminary and
24 permanent injunctive relief pursuant to 17 U.S.C § 502 and seizure of the
25 Unauthorized Media Product, including the means of production as provided by 17
26 U.S.C. § 503.

1 c. Any molds, screens, patterns, plates, negatives, machinery or
2 equipment, specifically including computers, servers, optical disc
3 burners and other hardware used for making or manufacturing the
4 Unauthorized Media Product or unauthorized product which reproduces,
5 copies, counterfeits, imitates or bear any of the Plaintiffs' Works, or any
6 part thereof.

7 3. Defendants be required to pay actual damages increased to the
8 maximum extent permitted by law and/or statutory damages at Plaintiffs' election;

9 4. Defendants be required to account for and pay over to Plaintiffs all
10 damages sustained by Plaintiffs and profits realized by Defendants by reason of
11 Defendants' unlawful acts herein alleged and that those profits be increased as
12 provided by law;

13 5. Defendants be required to pay Plaintiffs their costs of this action and
14 reasonable attorneys' fees; and

15 6. Plaintiffs be granted all other and further relief the Court may deem just
16 and proper under the circumstances.

17 Dated: February 13, 2017

J. Andrew Coombs, A Professional Corp.

19 By: 

20 J. Andrew Coombs
21 Annie S. Wang

22 Attorneys for Plaintiffs Twentieth Century
23 Fox Film Corporation and Warner Bros.
24 Home Entertainment Inc.

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiffs Twentieth Century Fox Film Corporation and Warner Bros. Home Entertainment Inc. hereby demand a trial by jury of all issues so triable.

Dated: February 13, 2017

J. Andrew Coombs, A Professional Corp.

By: 

J. Andrew Coombs
Annie S. Wang

Attorneys for Plaintiffs Twentieth Century
Fox Film Corporation and Warner Bros.
Home Entertainment Inc.

EXHIBIT "A"

FOX'S COPYRIGHT REGISTRATIONS

<u>Copyright Registration Number:</u>	<u>Title of Work:</u>
PA0001396450	SONS OF ANARCHY, PILOT
PA0001396578	SONS OF ANARCHY: 101, SEEDS
PA0001396591	SONS OF ANARCHY: 102, FUN TOWN
PA0001396574	SONS OF ANARCHY: 103, PATCH OVER
PA0001396593	SONS OF ANARCHY: 104, GIVING BACK
PA0001396595	SONS OF ANARCHY: 105, AK-51
PA0001396573	SONS OF ANARCHY: 106, OLD BONES
PA0001396576	SONS OF ANARCHY: 107, THE PULL
PA0001396585	SONS OF ANARCHY: 109, BETTER HALF
PA0001396586	SONS OF ANARCHY: 110, CAPYBARA
PA0001396580	SONS OF ANARCHY: 111, THE SLEEP OF BABIES
PA0001396577	SONS OF ANARCHY: 112, REVELATOR
PA0001783946	SONS OF ANARCHY, HELL FOLLOWED.
PA0001396583	SONS OF ANARCHY: 201, ALBIFICATION
PA0001396581	SONS OF ANARCHY: 202, SMALL TEARS
PA0001396590	SONS OF ANARCHY: 203, FIX
PA0001396588	SONS OF ANARCHY: 204, EUREKA
PA0001396582	SONS OF ANARCHY: 205, SMITE
PA0001396589	SONS OF ANARCHY: 206, FALX CEREBRI
PA0001396592	SONS OF ANARCHY: 207, GILEAD
PA0001396575	SONS OF ANARCHY: 208, POTLATCH
PA0001785551	SONS OF ANARCHY: 209, FA GUAN
PA0001396584	SONS OF ANARCHY: 210, BALM
PA0001396579	SONS OF ANARCHY: 211, SERVICE
PA0001396587	SONS OF ANARCHY: 212, THE CULLING.
PA0001669023	SONS OF ANARCHY: 213, NA TRIOBLOIDI
PA0001754654	SONS OF ANARCHY: SEASON 3. DVD
PA0001708068	SONS OF ANARCHY: World Premiere
PA0001697795	SONS OF ANARCHY: 301, SO
PA0001697802	SONS OF ANARCHY: 302, OILED
PA0001703102	SONS OF ANARCHY: 303, CAREGIVER
PA0001703101	SONS OF ANARCHY: 304, HOME
PA0001704146	SONS OF ANARCHY: 305, TURNING AND TURNING
PA0001704147	SONS OF ANARCHY: 306, THE PUSH.

1	PA0001708082	SONS OF ANARCHY: 307, WIDENING GYRE
2	PA0001708083	SONS OF ANARCHY: 308, LOCHAN MOR
3	PA0001709269	SONS OF ANARCHY: 309, TURAS
4	PA0001709268	SONS OF ANARCHY: 310, FIRINNE
5	PA0001712526	SONS OF ANARCHY: 311, BAINNE
6	PA0001712531	SONS OF ANARCHY: 312, JUNE WEDDING
7	PA0001712533	SONS OF ANARCHY: 313, NS
8	PA0001808792	SONS OF ANARCHY: SEASON FOUR DVD
9	PA0001751686	SONS OF ANARCHY: OUT
10	PA0001754676	SONS OF ANARCHY: BOOSTER
11	PA0001754675	SONS OF ANARCHY: DORYLUS
12	PA0001754665	SONS OF ANARCHY: UNA VENTA
13	PA0001765510	SONS OF ANARCHY: BRICK
14	PA0001765512	SONS OF ANARCHY: WITH AN X
15	PA0001765494	SONS OF ANARCHY: FRUIT FOR THE CROWS
16	PA0001765093	SONS OF ANARCHY: FAMILY RECIPE
17	PA0001769631	SONS OF ANARCHY: 409, KISS
18	PA0001769635	SONS OF ANARCHY: 410, HANDS
19	PA0001769629	SONS OF ANARCHY: 411, CALL OF DUTY
20	PA0001769628	SONS OF ANARCHY: 412, BURNT AND PURGED AWAY
21	PA0001769638	SONS OF ANARCHY: 413, TO BE, ACT 1
22	PA0001769626	SONS OF ANARCHY: 414, TO BE, ACT 2
23	PA0001865736	SONS OF ANARCHY: SEASON FIVE.
24	PA0001808762	SONS OF ANARCHY: SOVEREIGN
25	PA0001812831	SONS OF ANARCHY: 502, AUTHORITY VESTED
26	PA0001814936	SONS OF ANARCHY: LAYING PIPE
27	PA0001815806	SONS OF ANARCHY: 504, STOLEN HUFFY
28	PA0001815805	SONS OF ANARCHY Series: 505, ORCA SHRUGGED
	PA0001823941	SONS OF ANARCHY: 506, SMALL WORLD
	PA0001823937	SONS OF ANARCHY: 507, TOAD'S WILD RIDE
	PA0001829572	SONS OF ANARCHY: 508, ABLATION
	PA0001829546	SONS OF ANARCHY: 509, ANDARE PESCARRE
	PA0001829535	SONS OF ANARCHY, CRUCIFIXED
	PA0001829527	SONS OF ANARCHY: TO THINE OWN SELF
	PA0001829534	SONS OF ANARCHY: 512, DARTHY
	PA0001829522	SONS OF ANARCHY, J'AI OBTENU CETTE.
	PA0001932767	SONS OF ANARCHY: SEASON 6 (Home Video)
	PA0001875173	SONS OF ANARCHY: 601, STRAW

1	PA0001875174	SONS OF ANARCHY: 602, ONE ONE SIX
2	PA0001879926	SONS OF ANARCHY: 603, POENITENTIA
3	PA0001879995	SONS OF ANARCHY: 604, WOLFSANGEL
4	PA0001880052	SONS OF ANARCHY: 605, THE MAD KING
5	PA0001880180	SONS OF ANARCHY: 606, SALVAGE
6	PA0001890979	SONS OF ANARCHY: 607, SWEET AND VADED
7	PA0001887250	SONS OF ANARCHY: 608, LOS FANTASMAS
8	PA0001890985	SONS OF ANARCHY: 609, JOHN 8:32
9	PA0001890987	SONS OF ANARCHY: 610, HUANG WU
10	PA0001890982	SONS OF ANARCHY: 611, AON RUD PEARSANTA
11	PA0001895959	SONS OF ANARCHY: 612, YOU ARE MY SUNSHINE
12	PA0001895929	SONS OF ANARCHY: 613, A MOTHER'S WORK
13	PA0001926440	SONS OF ANARCHY: 701, BLACK WIDOWER
14	PA0001931679	SONS OF ANARCHY: 702, TOIL AND TILL
15	PA0001931684	SONS OF ANARCHY, PLAYING WITH MONSTERS
16	PA0001931690	SONS OF ANARCHY: 704, POOR LITTLE LAMBS
17	PA0001931697	SONS OF ANARCHY: 705, SOME STRANGE ERUPTION
18	PA0001936722	SONS OF ANARCHY: 706, SMOKE 'EM IF YOU GOT 'EM
19	PA0001934103	SONS OF ANARCHY: 7WAB07, GREENSLEEVES
20	PA0001936737	SONS OF ANARCHY: 708, THE SEPARATION OF CROWS
21	PA0001934160	SONS OF ANARCHY: 709, WHAT A PIECE OF WORK IS MAN
22	PA0001934173	SONS OF ANARCHY: 710, FAITH AND DESPONDENCY
23	PA0001939375	SONS OF ANARCHY: 711, SUITS OF WOE
24	PA0001939303	SONS OF ANARCHY: 7WAB12, RED ROSE
25	PA0001939386	SONS OF ANARCHY: 713, PAPA'S GOODS

EXHIBIT "B"

WARNER BROS.' COPYRIGHT REGISTRATIONS

<u>Copyright Registration Number:</u>	<u>Title of Work:</u>
PA0001621681	THE CLOSER: 475273, Pilot
PA0001621680	THE CLOSER: 2T6001, About Face
PA0001621678	THE CLOSER: 2T6002, The Big Picture
PA0001621684	THE CLOSER: 2T6003, Show Yourself
PA0001621683	THE CLOSER: 2T6004, Flashpoint
PA0001621682	THE CLOSER: 2T6005, Fantasy Date
PA0001621690	THE CLOSER: 2T6006, You Are Here
PA0001621689	THE CLOSER: 2T6007, Batter Up
PA0001621688	THE CLOSER: 2T6008, Good Housekeeping
PA0001621687	THE CLOSER: 2T6009, The Butler Did It
PA0001621686	THE CLOSER: 2T6010, L.A. Woman
PA0001621710	THE CLOSER: 2T6011, Fatal Retraction
PA0001621677	THE CLOSER: 2T6012, Standards and Practices
PA0001621700	THE CLOSER: 2T7651, Blue Blood
PA0001621706	THE CLOSER: 2T7653, Mom Duty
PA0001621698	THE CLOSER: 2T7652, Slippin'
PA0001621713	THE CLOSER: 2T7654, Aftertaste
PA0001621721	THE CLOSER: 2T7655, To Protect & to Serve
PA0001621692	THE CLOSER: 2T7656, Out of Focus
PA0001621697	THE CLOSER: 2T7657, Head Over Heels
PA0001621703	THE CLOSER: 2T7658, Critical Missing
PA0001621712	THE CLOSER: 2T7659, Heroic Measures
PA0001621716	THE CLOSER: 2T7660, The Other Woman
PA0001621704	THE CLOSER: 2T7661, Borderline
PA0001621709	THE CLOSER: 2T7662, No Good Deed
PA0001621711	THE CLOSER: 2T7663, Overkill
PA0001621720	THE CLOSER: 2T7664, Serving the King: Part 1
PA0001621718	THE CLOSER: 2T7665, Serving the King: Part 2
PA0001731485	THE CLOSER: 3T6051, Homewrecker
PA0001733973	THE CLOSER: 3T6052, Grave Doubts
PA0001735110	THE CLOSER: Saving Face

1	PA0001735112	THE CLOSER: Ruby
2	PA0001735113	THE CLOSER: The Round File
3	PA0001735124	THE CLOSER: Dumb Luck
4	PA0001735126	THE CLOSER: Four to Eight
5	PA0001733974	THE CLOSER: 3T6058, Manhunt
6	PA0001735127	THE CLOSER: Blindsided
7	PA0001733975	THE CLOSER: 3T6060, Culture Shock
8	PA0001735128	THE CLOSER: Lover's Leap
9	PA0001733976	THE CLOSER: 3T6062, Til Death Do Us Part One
10	PA0001733979	THE CLOSER: 3T6063, Til Death Do Us Part Two
11	PA0001735129	THE CLOSER: Next of Kin Part One
12	PA0001733980	THE CLOSER: 3T6065, Next of Kin Part Two
13	PA0001686939	THE CLOSER: 3T7001, Controlled Burn
14	PA0001686931	THE CLOSER: 3T7002, Speed Bump
15	PA0001686934	THE CLOSER: 3T7004, Cherry Bomb
16	PA0001686987	THE CLOSER: 3T7003, Live Wire
17	PA0001686979	THE CLOSER: 3T7005, Dial 'M' for Provenza
18	PA0001611522	THE CLOSER: 406, Problem Child
19	PA0001686981	THE CLOSER: 3T7007, Sudden Death
20	PA0001686986	THE CLOSER: 3T7008, Split Ends
21	PA0001689098	THE CLOSER: 3T7009, Tijuana Brass
22	PA0001686941	THE CLOSER: 3T7010, Time Bomb
23	PA0001686985	THE CLOSER: 3T7011, Good Faith
24	PA0001686984	THE CLOSER: 3T7012, Junk in the Trunk
25	PA0001686982	THE CLOSER: 3T7013, Power of Attorney
26	PA0001686978	THE CLOSER: 3T7014, Fate Line
27	PA0001686943	THE CLOSER: 3T7015, Double Blind
28	PA0001856466	THE CLOSER, Products of Discovery
	PA0001856464	THE CLOSER, Blood Money
	PA0001856467	THE CLOSER, Red Tape
	PA0001856470	THE CLOSER, Walking the Black Cat
	PA0001856471	THE CLOSER, Half Load
	PA0001856469	THE CLOSER, Tapped Out
	PA0001856472	THE CLOSER, Strike Three
	PA0001856473	THE CLOSER, Elysian Fields

1	PA0001856474	THE CLOSER, Identity Theft
2	PA0001856476	THE CLOSER, Smells Like Murder
3	PA0001856477	THE CLOSER, Maternal Instincts
4	PA0001856479	THE CLOSER, Waivers of Extradition
5	PA0001856480	THE CLOSER, The Life
6	PA0001856482	THE CLOSER, The Make Over
7	PA0001856483	THE CLOSER, Dead Man's Hand
8	PA0001838575	THE CLOSER: 601, The Big Bang
9	PA0001838539	THE CLOSER: 602, Help Wanted
10	PA0001838678	THE CLOSER, In Custody
11	PA0001838576	THE CLOSER, Layover
12	PA0001838547	THE CLOSER, Heart Attack
13	PA0001838653	THE CLOSER, Off the Hook
14	PA0001838655	THE CLOSER, Jump the Gun
15	PA0001838664	THE CLOSER, Warzone
16	PA0001838583	THE CLOSER, Last Woman Standing
17	PA0001838590	THE CLOSER, Executive Order
18	PA0001838592	THE CLOSER, Old Money
19	PA0001838641	THE CLOSER, High Crimes
20	PA0001838675	THE CLOSER, Living Proof: Part 1
21	PA0001838586	THE CLOSER, Living Proof: Part 2
22	PA0001838688	THE CLOSER, An Ugly Game
23	PA0001805616	THE CLOSER: Unknown Trouble
24	PA0001830012	THE CLOSER: 3X6552, Repeat Offender
25	PA0001830014	THE CLOSER: 3X6553, To Serve with Love
26	PA0001830262	THE CLOSER: 3X6554, Under Control
27	PA0001830011	THE CLOSER: 3X6555, Forgive Us Our Trespasses
28	PA0001829979	THE CLOSER: 3X6556, Home Improvement
	PA0001830017	THE CLOSER: 3X6557, Family Affair
	PA0001829972	THE CLOSER: 3X6558, Death Warrant
	PA0001829994	THE CLOSER: 3X6559, Star Turn
	PA0001830261	THE CLOSER: 3X6560, Fresh Pursuit
	PA0001830008	THE CLOSER: 3X6561, Necessary Evil
	PA0001829985	THE CLOSER: 3X6562, You Have the Right to Remain Jolly
	PA0001829964	THE CLOSER: 3X6563, Relative Matters

1	PA0001829977	THE CLOSER: 3X6564, Road Block
2	PA0001833797	THE CLOSER: 3X6565, Silent Partner
3	PA0001829967	THE CLOSER: 3X6566, Hostile Witness
4	PA0001829981	THE CLOSER: 3X6567, Fool's Gold
5	PA0001829966	THE CLOSER: 3X6568, Drug Fiend
6	PA0001829968	THE CLOSER: 3X6569, Last Rites
7	PA0001830005	THE CLOSER: 3X6570, Armed Response
8	PA0001805629	THE CLOSER, The Last Word